

## Remarks

The allowability of all claims is noted with appreciation.

The Examiner has noted that "22" at the top of Figure "9" is lacking a tag line. The Examiner is correct that a "22" does lack a tag line; however, it relates to Figure 7. This has been corrected by the enclosed drawing amendment.

The Examiner has noted that on page 8, line 30, "24" should be --25--. The Examiner is correct in noting an inconsistency, however, the inconsistency is in Figure 11 which uses a "25" when it should have used a --24--. This has been corrected by the enclosed drawing amendment. "25" has been used no place else in the specification and drawings and has thus been deleted from Figure 11 with the substitution of --24--.


Per the Examiner's suggestion copies of the references referred to in paragraph 2 of the official action are enclosed, along with English language abstracts thereof. The attorney for the Applicants does not have full English language translations.

In view of the foregoing remarks and amendments addressing formalities raised by the Examiner in the official action, all claims are now in allowable condition.

Dated: June 13, 2002

MLD/cah

Respectfully submitted,



Michael L. Dunn

Attorney for Applicant(s)

Reg. No. 25,330

P.O. Box 10

Newfane, New York 14108

Telephone: (716) 433-1661

**Version with markings to show changes made**

**In the Claims**

Please amend Claim 27 as follows:

27. (amended) Apparatus according to Claim 19 wherein the width of the connecting web between the parallel material webs is greater than [the] a dimension of the articles to be accommodated between the parallel material webs.

Please amend Claim 29 as follows:

29. (amended) Apparatus according to Claim 19 wherein the parallel material webs are suspended in the frame so that spaces between the parallel material webs are accessible from above.